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APPLICATION NO	. 1	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/617,442		07/07/2003	Elwood Ranck Webster	83574	3477	
23672	7590	04/22/2004		EXAM	INER	
NEW ADDRESS FOR TESTING				OLSON, LARS A		
	1234 ANYWHERE DR. AAAAAA, VA 12345			ART UNIT	PAPER NUMBER	
				3617	-	
				DATE MAILED: 04/22/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/617,442	WEBSTER, ELWOOD RANCK
Office Action Summary	Examiner	Art Unit
	Lars A Olson	3617
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet	with the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may y within the statutory minimum of t vill apply and will expire SIX (6) M	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication.
Status		
1) Responsive to communication(s) filed on		
	action is non-final.	
3) Since this application is in condition for allowar		atters, prosecution as to the merits is
closed in accordance with the practice under E	x parte Quayle, 1935 C	.D. 11, 453 O.G. 213.
Disposition of Claims	•	,
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.		
4a) Of the above claim(s) is/are withdraw		
5)⊠ Claim(s) <u>8-21</u> is/are allowed.	mom consideration.	
6)⊠ Claim(s) <u>1-7</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	r election requirement.	•
Application Papers		
9) The specification is objected to by the Examine	r	
10) ☐ The drawing(s) filed on <u>07 July 2003</u> is/are: a) [ected to by the Examiner
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the correcti	on is required if the drawin	ands) is objected to See 37 CER 1 121(d)
11) The oath or declaration is objected to by the Ex	aminer. Note the attach	ed Office Action or form PTO-152
Priority under 35 U.S.C. § 119		
<u> </u>	priority under 25 LLC C	£ 440/-> /-> /0
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C.	3 119(a)-(d) or (t).
1. Certified copies of the priority documents	have been received	
2. Certified copies of the priority documents		Application No.
3. Copies of the certified copies of the priori	ty documents have bee	n received in this National Stage
application from the International Bureau	(PCT Rule 17 2(a))	Treceived in this National Stage
* See the attached detailed Office action for a list of		t received
,	was sermed depice no	r roodwed.
ttachment(s)	— ·	•
) Notice of References Cited (PTO-892)) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Paper No	Summary (PTO-413) (s)/Mail Date
Paper No(s)/Mail Date	5) Notice of 6) Other:	Informal Patent Application (PTO-152)
Patent and Trademark Office OL-326 (Rev. 1-04) Office Act	ion Summary	Part of Paper No./Mail Date 04082004

Application/Control Number: 10/617,442

Art Unit: 3617

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 5 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Dean (US 5,394,650).

Dean discloses the same torsion spring device as claimed, as shown in Figures 1-3, that is comprised of a first section, defined as Part #63, a second section, defined as Part #60 and 60A, and a third section, defined as Part #63, where said first section is further comprised of an elongated first leg that is configured to exert a force against a surface, defined as Part #67, said first section is fixed to said second section, as shown in Figure 3, said second section is further comprised of a plurality of coils each having an inside diameter configured to fit around an object, defined as Part #49, said plurality of coils are spaced apart and coupled by an intermediate member, defined as Part #62, that is fixed to each of said coils and configured to exert a force against a second surface, defined as Part #38 in Figure 2, said third section is fixed to said second section, as shown in Figure 3, and said third section is further comprised of an elongated second leg that is configured to exert a force against said first surface, as shown in Figure 2.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 2-4 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dean.

Dean, as set forth above, discloses all of the features claimed except for the use of a spring that is unitary in structure, a spring formed from coils of .09 inch diameter 304 stainless steel wire, spring coils that exert a force of about 40 inch-pounds, and a spring structure with a static angle between said first leg and said intermediate member of about 145 degrees.

The examiner takes official notice that the use of a double torsion spring assembly that is unitary in structure is known in the art.

The use of a spring formed from coils of .09-inch diameter 304 stainless steel would be considered by one of ordinary skill in the art to be a design choice based upon the required strength and desired spring coefficient for said spring.

The use of a spring with coils that exert a force of about 40 inch-pounds would also be considered to be a design choice based upon the required strength of said spring.

The use of a spring structure with a static angle between one leg of said spring and another leg of said spring of about 145 degrees would also be considered to be a

Application/Control Number: 10/617,442

Art Unit: 3617

design choice based upon the required force that said spring needs to exert in order to function properly.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention, to utilize a double torsion spring assembly that is unitary in structure, is formed from coils of .09 inch diameter 304 stainless steel, exerts a spring force of 40 inch-pounds, and has a static angle between one leg and another leg of about 145 degrees, in combination with the torsion spring device as disclosed by Dean for the purpose of providing a spring device that is stronger and more resistant to corrosion.

Allowable Subject Matter

5. Claims 8-21 are allowed.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Migli (US 6,477,737), Rytkonen et al. (US 6,185,302) and Golynsky et al. (US 5,683,139) disclose double torsion spring assemblies that are unitary in structure. Devlin (US 5,465,862) discloses double torsion spring hinge assemblies for biasing a hatch lid. Sandow et al. (US 3,461,607) discloses a vent hatch with a brace that is biased by a double torsion spring assembly. Wilson (US 2,812,522) discloses a double torsion spring assembly for biasing a toilet lid. Ducroux

Art Unit: 3617

(US 1,897,693 and US 1,823,790) discloses a ship's scuttle. And Laubeuf (US 938,593) discloses a watertight hatch with a spring biasing means.

7. Any inquiry concerning this communication from the examiner should be directed to Exr. Lars Olson whose telephone number is (703) 308-9807.

lo

April 20, 2004

LARS A. OLSON PATENT EXAMINED

Jans (Mon 4/20/04

Notice of References Cited

Application/Control No.

10/617,442

Examiner

Lars A Olson

Applicant(s)/Patent Under
Reexamination
WEBSTER, ELWOOD RANCK

Art Unit
Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,477,737	11-2002	Migli, Carlo	16/335
	В	US-6,185,302	02-2001	Rytkonen et al.	379/446
	С	US-5,683,139	11-1997	Golynsky et al.	297/302.3
	D	US-5,465,862	11-1995	Devlin, Mike	220/830
	E	US-5,394,650	03-1995	Dean, Robert H.	49/386
	F	US-3,461,607	08-1969	ANDERTON THOMAS L; et. al.	49/7
	G	US-2,812,522	11-1957	WILSON GLEN S	4/241
	н	US-1,897,693	02-1933	RENE DUCROUX	114/178
	1	US-1,823,790	09-1931	RENE DUCROUX	114/178
	J	US-938,593	11-1909	Laubeuf	114/178
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*	ļ	Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)					
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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